UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

JENNIFER MILESKI

Case Number:	1:	10	CR	10228	- 001	- DPW
Cube i tuilloci.		10	\sim 10	10440	001	- 21 11

USM Number: 93365-038

Roger Witkin

		Defendant's Attorney Addition Preliminary Order of Forfeiture	al documents attached
THE DEFENDA pleaded guilty to c		/14/10	
pleaded noto conte			
was found guilty of after a plea of not			
The defendant is adju	dicated guilty of these offenses:	Additional Counts - See cont	inuation page
Title & Section 18 USC § 371 18 USC § 1341 26 USC § 7206(2)	Nature of Offense CONSPIRACY MAIL FRAUD PROCURING A FALSE TAX RETURN	Offense Ended 12/08 08/14/08 12/31/07	Count 1 of 3 2 of 3 3 of 3
the Sentencing Reform		of this judgment. The sentence is in	nposed pursuant to
<u></u>	been found not guilty on count(s)		
Count(s) It is ordered or mailing address until the defendant must no		e dismissed on the motion of the United States. attorney for this district within 30 days of any chan nents imposed by this judgment are fully paid. If ord terial changes in economic circumstances.	ge of name, residence, ered to pay restitution,
UNITED	TES DISTRICICO	O3/24/11 Date of Imposition of Judgment	
	TRICT OF MASSACHE	March 25 2011	<u> </u>

DEFENDANT: JENNIFER MILESKI

Judgment — Page 2 of 11

CASE NUMBER: 1: 10 CR 10228 - 001 - DPW

IMPRISONMENT
The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of:
1 Year and 1 day on each count, to be served concurrently.
The court makes the following recommendations to the Bureau of Prisons:
The defendant is remanded to the custody of the United States Marshal.
The defendant shall surrender to the United States Marshal for this district:
ata
as notified by the United States Marshal.
The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
before 2 p.m. on a date TBD upon the release of co-defendant Kinh Dinh Do
as notified by the United States Marshal.
as notified by the Probation or Pretrial Services Office.
RETURN
I have executed this judgment as follows:
Defendant delivered on to
a, with a certified copy of this judgment.
, was a second copy of another second
UNITED STATES MARSHAL
Ву
DEPUTY UNITED STATES MARSHAL

AO 245B(05-MA)

(Rev 06/05) Judgment in a Criminal Case Sheet 3 - D. Massachusetts - 10/05

	ENDANT:	JENNIFER MILE 1: 10 CR 10228	Judgment-	-Page	3	of _	11		
	2.,0		- 001 - DPW SUPERVIS	ED RELEASE		✓	See con	ntinuation	page
Upor	release from ir	mprisonment, the defend	ant shall be on supervi	sed release for a term of :					
3 ye	ears on each o	count, to be served co	oncurrently.						
custo	The defendant ody of the Burea	must report to the probat au of Prisons.	ion office in the distric	ct to which the defendant is	s released with	ıin 72 ho	urs of	release f	from the
The o	defendant shall	not eommit another feder	ral, state or local crime	2.					
The c subst there	defendant shall ance. The defe after, not to exc	not unlawfully possess a indant shall submit to one seed 104 tests per year,	controlled substance. drug test within 15 da as directed by the prob	The defendant shall refrain ays of release from impriso nation officer.	n from any un nment and at	lawful us least two	e of a period	controlle lic drug	ed tests
√	_	g testing condition is susp he abuse. (Check, if appl		ourt's determination that th	e defendant p	oses a lo	w risk	of	
√	The defendant	shall not possess a firear	m, ammunition, destru	ctive device, or any other of	langerous wea	ipon. (Cł	neck, i	f applica	able.)
✓	The defendant	shall cooperate in the col	llection of DNA as dir	ected by the probation offic	er. (Cheek, i	f applical	ole.)		
		shall register with the stateted by the probation off		ation agency in the state with able.)	here the defen	dant resid	des, w	orks, or	is a
	The defendant	shall participate in an ap	proved program for do	mestic violence. (Cheek, i	f applicable.)				
Sche	If this judgmen dule of Paymen	t imposes a fine or restituts sheet of this judgment	ution, it is a condition.	of supervised release that the	ne defendant p	oay in acc	cordan	ce with t	the
on th	The defendant is attached page	must comply with the sta	ndard conditions that l	nave been adopted by this c	ourt as well a	s with any	y addit	lional co	nditions
		STANI	DARD CONDIT	IONS OF SUPERV	ISION				

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of aleohol and shall not purehase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of heing arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

(Rev 06/05) Judgment in a Criminal Case Sheet 4A - Continuation Page - Supervised Release/Probation -10/05

		<u> </u>
DEFENDANT:	JENNIFER MILESKI	Judgment—Page <u>4</u> of <u>11</u>
	1: 10 CR 10228 - 001 - DPW	
	ADDITIONAL ✓ SUPERVISED F	RELEASE □ PROBATION TERMS

The defendant is prohibited from incurring new credit charges or opening additional lines of credit without the approval of the Probation Office while any financial obligations remain outstanding.

The defendant is to provide the Probation Office access to any requested financial information, which may be shared with the Financial Litigation Unit of the U.S. Attorney's Office.

Continuation of Conditions of Supervised Release Probation

SA()	245B	(05-MA

(Rev 06/05) Judgment in a Criminal Case Sheet 5 - D Massachusetts - 10/05

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DEFENDANT:

JENNIFER MILESKI

CASE NUMBER: 1: 10 CR 10228 - 001 - DPW

CRIMINAL MONETARY PENALTIES

The dete	ndant must pa	ay the total criminal mon	ietary penaltie	s under the s	chedule of payments o	n Sneet 6.	
TOTALS	Asses:	<u>sment</u> \$300.00	s	<u>Fine</u>	9	Restitut	<u>ion</u> 734,225.06
TOTALD	J	\$300.00			J	φ,	734,223.00
	rmination of r h determination		iil A	An Amendeo	l Judgment in a Crin	ninal Case	(AO 245C) will be entered
▼ The dcfe	ndant must m	ake restitution (including	g community r	restitution) to	the following payces	in the amo	unt listed below.
If the det the prior before th	fendant makes ity order or po e United Stat	s a partial payment, each ercentage payment colun es is paid.	payee shall re nn below. Ho	ceive an app wever, pursi	roximately proportional pant to 18 U.S.C. § 360	ed payment 64(i), all no	t, unless specified otherwise in onfederal victims must be paid
Name of Pay	ee	Total Los	ss*	Res	stitution Ordered		Priority or Percentage
The Travelers	s Indemnity	Co.		•	\$77,811.00		
Attn: Laurie	Arnold						
One Tower S	quare						
Hartford, CT	06183						
Internal Reve	nue Servic	e			\$656,414.06		
Attn: MPU, S	STOP 151						
P.O. Box 47-		-					
Doraville	e, GA 30	362					
							See Continuation Page
TOTALS		\$	\$0.00	\$	\$734,225.06	_	
Restitut	ion amount o	rdered pursuant to plea a	igreement \$	_			
fifteentl	n day after the		ursuant to 18 t	U.S.C. § 361	2(f). All of the payme		e is paid in full before the on Sheet 6 may be subject
The cou	ırt determined	that the defendant does	not have the a	bility to pay	interest and it is order	ed that:	
the	interest requi	rement is waived for the	fine	restitu	tion.		
the	interest requi	rement for the f	ine res	titution is mo	odified as follows:		

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

◆ AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 5A - D Massachusetts - 10/05

DEFENDANT: JENNIFER MILESKI

CASE NUMBER: 1: 10 CR 10228 - 001 - DPW

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ADDITIONAL TERMS FOR CRIMINAL MONETARY PENALTIES

The defendant shall notify the United States Attorney for this district within 30 days of any change of mailing or residence address that occurs while any portion of the restitution remains unpaid.

Any monies forfeited pursuant to the judgment shall be applied to the defendant's joint and several restitution obligation with her spouse/codefendant, Kinh Dinh Do.

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(Rev 06/05) Judgment in a Criminal Case Sheet 6 - D Massachusetts - 10/05

Judgment Page	7 of	11

JENNIFER MILESKI

DEFENDANT:

CASE NUMBER: 1: 10 CR 10228 - 001 - DPW

	SCHEDULE OF PAYMENTS	
Hav	ving assessed the defendant's ability to pay, payment of the total eriminal monetary penalties are due as follows:	
A	Lump sum payment of \$ due immediately, balance due	
	not later than in accordance C, D, E, or F below: or	
В	Payment to begin immediately (may be eombined with C, D, or F below); or	
C	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over te.g., months or years), to eommenee (e.g., 30 or 60 days) after the date of this judge	a period of ment; or
D	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over (e.g., months or years), to eommence (e.g., 30 or 60 days) after release from imprise term of supervision; or	a period of onment to a
E	Payment during the term of supervised release will commence within	
F	Special instructions regarding the payment of eriminal monetary penalties:	
·	DEFENDANT SHALL PAY THE SPECIAL ASSESSMENT OF \$300.00, AND RESTITUTIO \$734,225.06, IMMEDIATELY OR ACCORDING TO A PAYMENT PLAN ESTABLISHED B COURT IN CONSULTATION WITH THE PROBATION OFFICER, IF NOT PAID IN FULL RELEASE FROM PRISON THROUGH A BUREAU OF PRISONS FINANCIAL RESPONSIB PROGRAM.	Y THE BEFORE
Uni imp Res	lless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of eriminal monetary pen- prisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' sponsibility Program, are made to the clerk of the court.	alties is due during Inmate Financial
The	e defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.	
Σ	Joint and Several	Sec Continuation Page
	Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Se and corresponding payee, if appropriate.	veral Amount.
	Defendant: Jennifer Mileski-10-cr-10228-DPW-\$734,225.06 Co-Defendant: Kinh Dinh Do-10-cr-10228-DPW-\$734,225.06	
	The defendant shall pay the cost of prosecution.	
	The defendant shall pay the following court eost(s):	
Σ	The defendant shall forfeit the defendant's interest in the following property to the United States:	
	See attached Preliminary Order of Forfeiture.	

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

Judgment -- Page 8 of 11 JENNIFER MILESKI DEFENDANT:

CASE NUMBER: 1: 10 CR 10228 - 001 - DPW

DISTRICT: MASSACHUSETTS

			STATEMENT OF REASONS
I	CC)URT	FINDINGS ON PRESENTENCE INVESTIGATION REPORT
	Λ	√	The court adopts the presentence investigation report without change.
	В		The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable) (Use Section VIII if necessary.)
		I	Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics)
		2	Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility)
		3	Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations)
		4	Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions).
	C		The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.
Ħ	CC	OURT	FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)
	Α	\blacktriangledown	No count of conviction carries a mandatory minimum sentence.
	В		Mandatory minimum sentence imposed
	С		One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on
			findings of fact in this case
			substantial assistance (18 U S.C. § 3553(e))
			the statutory safety valve (18 U S C § 3553(f))
[1]	C	DURT	DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):
	Cri Im Su	iminal prisoni pervise ie Rani	Tense Level: History Category: ment Range: 27 to 33 months ed Release Range: 2 to 3 years ge: \$ 6,000 to \$ 1,468,450.12 e waived or below the guideline range because of inability to pay.
	_		

AO 2	45B (0	05-MA)		5) Criminal Judgment 1 (Page 2) — Statement of I	Reaso	ns - D M	assachusetts - 10/05						
		DANT IUMB		NNIFER MILESI 10 CR 10228 -		- DI	PW		Jud	Igment — Page 9 of 11			
DIS	TRI	CT:	MA	ASSACHUSETTS									
					ST	ATE	MENT OF REASONS						
IV	ΑD	viso	RY GUID	DELINE SENTENCI	NCING DETERMINATION (Check only one.)								
	Α		The senter	nce is within an advisory g	uidel	ine range	that is not greater than 24 months, a	nd the	court find	s no reason to depart			
	В		The sentence is within an advisory guideline range that is greater than 24 months, and the specific sentence is imposed for these reasons. (Use Section VIII if necessary)										
	C		The court departs from the advisory guideline range for reasons authorized by the sentencing guidelines manual. (Also complete Section V)										
	D	Z I	The court imposed a sentence outside the advisory sentencing guideline system. (Also complete Section VI)										
v	DE	PART	URFS A	U THORIZED BY T F	IE A	DVISO	DRY SENTENCING GUIDEI	LINES	(If appl	icable.)			
	A	□ b	elow the a	mposed departs (Che dvisory guideline rang dvisory guideline rang	ge	nly one.):						
	В	Depa	rture base	ed on (Check all that a	ipply	·.):							
		1	Plea	5K1.1 plea agreement 5K3.1 plea agreement binding plea agreement plea agreement for d	nt ba nt ba ent f epar	sed on t sed on I or depa ture, wh	and check reason(s) below.): the defendant's substantial assistantly Disposition or "Fast-track reture accepted by the court nich the court finds to be reason to government will not oppose a	" Prog able		ture motion.			
	Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.): 5K1.I government motion based on the defendant's substantial assistance 5K3.I government motion based on Early Disposition or "Fast-track" program government motion for departure defense motion for departure to which the government did not object defense motion for departure to which the government objected												
		3	Oth	er									
							notion by the parties for departu	re (Ch	eck reas	on(s) below.):			
	С	Rea	son(s) for	Departure (Check al	l tha	t apply	other than 5K1.1 or 5K3.1.)						
	4A1 3 5H1 4 5H1 3 5H1 4 5H1 5 5H1 6 5H1 6	Age Edu Me Phy Em Fan H Goo	cation and Value and Emotorical Conditions of the color of the color of the categorian c			5K2 1 5K2.2 5K2 3 5K2 4 5K2 5 5K2.6 5K2 7 5K2.8 5K2 9 5K2 10	Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct		5K2 21 5K2 22 5K2 23	Coercion and Duress Diminished Capacity Public Welfare			
	D	Exp	ain the fa	icts justifying the de	parti	ıre. (U	se Section VIII if necessary.)	J	3	,			

DEFENDANT: JENNIFER MILESKI

CASE NUMBER: 1: 10 CR 10228 - 001 - DPW

DISTRICT:

MASSACHUSETTS

STATEMENT OF REASONS

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11

A The seat we see the (Check see to a)						
A		The sentence imposed is (Check only one.): below the advisory guideline range				
		above the advisory guideline range				
_						
В	Sente	Sentence imposed pursuant to (Check all that apply.):				
	1	Plea Agreement (Check all that apply and check reason(s) below.):				
		binding plea agreement for a sentence outside the advisory guideline system accepted by the court				
		plea agreement for a sentence outside the advisory guideline system, which the court finds to be reasonable				
		plea agreement that states that the government will not oppose a defense motion to the court to sentence outside the advisory guideling system.				
	2	Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.):				
		government motion for a sentence outside of the advisory guideline system				
		defense motion for a sentence outside of the advisory guideline system to which the government did not object				
		defense motion for a sentence outside of the advisory guideline system to which the government objected				
	3	Other				
		Other than a plea agreement or motion by the parties for a sentence outside of the advisory guideline system (Check reason(s) below.				
C	Reas	on(s) for Sentence Outside the Advisory Guideline System (Check all that apply.)				
	√ Z th	e nature and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1)				
	4 10	reflect the scriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A))				
	to afford adequate deterrence to criminal conduct (18 U S C § 3553(a)(2)(B))					
to protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) to provide the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most e (18 U.S.C. § 3553(a)(2)(D))						
						4 € 10
		provide restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))				

D Explain the facts justifying a sentence outside the advisory guideline system. (UseSection VIII if necessary.)

Given the defendant's extraordinary family responsibilities the staggered sentences of the codefendant spouses are sufficient by not greater than necessary to serve the purposes of § 3553.

DEFENDANT:

JENNIFER MILESKI

Judgment - Page 11 of 11

CASE NUMBER: 1: 10 CR 10228 - 001 - DPW

DISTRICT:

MASSACHUSETTS

STATEMENT OF REASONS

VII	CQ	URT	DETERMINATIONS OF RESTITUTION
	Α		Restitution Not Applicable.
	В	Tota	Amount of Restitution: 734,225.06
	C	Rest	itution not ordered (Check only one.):
		1	For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).
		2	For offenses for which restitution is otherwise mandatory under 18 U S C § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U S C § 3663A(c)(3)(B)
		3	For other offenses for which restitution is authorized under 18 U S C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U S C. § 3663(a)(1)(B)(ii)
		4	Restitution is not ordered for other reasons (Explain)
VIII	ADI	DITIC	Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)): ONAL FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.)
Defe	ndant	.'s So	Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases. 2. Sec. No.: Date of Imposition of Judgment
			See of Birth: $\frac{xx/xx/1973}{}$
			sidence Address: Lowell, MA Signature of Judge
			iling Address: Same as above Same as above

DISTRICT OF MASSACHUSETTS							
UNITED STATES OF AMERICA)						
v.)	CRIMINAL NO. 10-cr-10228-DPW					
(I) JENNIFER MILESKI)						
Defendant.)						

PRELIMINARY ORDER OF FORFEITURE

WOODLOCK, D.J.,

WHEREAS, on July 16, 2010, the United States Attorney for the District of Massachusetts filed a three-count Information charging defendants Jennifer Mileski and Kinh Dinh Do (the "Defendants") with Conspiracy in violation of 18 U.S.C. § 371 (Count One), Mail Fraud in violation of 18 U.S.C. § 1341, and Procuring a False Tax Return in violation of 26 U.S.C. § 7206(2);

WHEREAS, the Information also contained Mail Fraud Forfeiture Allegations, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), which provided notice that the United States sought the forfeiture, jointly and severally, upon conviction of the Defendants of any offense alleged in Counts One and Two of the Information, of any property, real or personal, that constitutes, or is derived from, proceeds traceable to the commission of the offenses:

WHEREAS, on July 29, 2010, the United States filed a Bill of Particulars for Forfeiture of Assets, providing notice of specific property that the government intended to forfeit, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), as a result of violations of 18 U.S.C. §§ 371 and 1341;

WHEREAS, the Bill of Particulars identified property, real or personal, that constitutes, or is derived from, proceeds traceable to the commission of the offenses, including but not

limited to the following:

- \$202,818.00 in United States Currency, seized from Jennifer Mileski and Kinh Dinh Do at 26 Carroll Parkway, Lowell, MA on December 12, 2008;
 and
- b. \$12,345.00 in United States Currency, seized from Jennifer Mileski and Kinh Dinh Do at 57 Powell Street, Lowell, MA on December 12, 2008,

(collectively, the "Currency");

WHEREAS, the Information further provided that, if any of the above-described forfeitable property, as a result of any act or omission by the Defendants, (a) cannot be located upon the exercise of due diligence; (b) has been transferred to, or sold to, or deposited with, a third party; (c) has been placed beyond the jurisdiction of the Court; (d) has been substantially diminished in value; or (e) has been commingled with other property which cannot be divided without difficulty, the United States is entitled to seek forfeiture of any other property of the Defendants, up to the value of such property, pursuant to 28 U.S.C. § 2461(c), incorporating 21 U.S.C. § 853(p);

WHEREAS, on September 14, 2010, at a hearing pursuant to Rule 11 of the Federal Rules of Criminal Procedure, defendant Mileski pled guilty to Counts One through Three of the Information, pursuant to a written plea agreement that she signed on the same day;

WHEREAS, in Section Ten of the plea agreement, defendant Mileski admitted that the Currency is subject to forfeiture because it constitutes, or is derived from, proceeds traceable to defendant Mileski's mail fraud as charged in Counts One and Two of the Information, therefore consenting to the forfeiture of all her interests in the Currency;

WHEREAS, in light of defendant Mileski's guilty plea and admission in her plea agreement, the United States has established the requisite nexus between the Currency and the

offenses to which defendant Mileski pled guilty, and accordingly, the Currency is subject to forfeiture to the United States pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c); and

WHEREAS, pursuant to 28 U.S.C. § 2461(c), incorporating 21 U.S.C. § 853, and Rule 32.2 of the Federal Rules of Criminal Procedure, the United States now is entitled to a Preliminary Order of Forfeiture against the Currency.

ACCORDINGLY, it is hereby ORDERED, ADJUDGED, and DECREED:

- 1. The Court finds, pursuant to Rule 32.2(b)(1) of the Federal Rules of Criminal Procedure, that the government has established the requisite nexus between the Currency and the offenses to which defendant Mileski pled guilty.
- 2. Accordingly, all of defendant Mileski's interests in the Currency are hereby forfeited to the United States of America for disposition pursuant to 28 U.S.C. § 2461(c), incorporating 21 U.S.C. § 853.
- 3. Pursuant to Rule 32.2(b)(3) of the Federal Rules of Criminal Procedure, the United States is hereby authorized to seize the Currency and maintain it in its secure custody and control.
- 4. Pursuant to 21 U.S.C. § 853(n)(1), as incorporated in 28 U.S.C. § 2461(c), the United States shall publish, for thirty (30) consecutive calendar days on the government forfeiture website www.forfeiture.gov, notice of the Preliminary Order of Forfeiture and notice of the United States' intent to dispose of the Currency.
- 5. Pursuant to 21 U.S.C. § 853(n)(1), as incorporated in 28 U.S.C. § 2461(c), the United States shall give, to the extent practicable, direct written notice to any person known to have an alleged interest in the Currency to be forfeited.
 - 6. Pursuant to 21 U.S.C. § 853(n)(2) and (3), as incorporated by 28 U.S.C.

§ 2461(c), the notice referred to above shall state: (a) that any person, other than defendant Mileski, asserting a legal interest in the Currency, shall, within sixty (60) days after the first day of publication of notice on the government forfeiture website or within thirty (30) days after receipt of actual notice, whichever is earlier, file a petition with the United States District Court in Boston, Massachusetts, requesting a hearing to adjudicate the validity of his or her interest in the Currency; and (b) that the petition shall be signed by the petitioner under penalty of perjury and shall set forth the nature and extent of the petitioner's right, title or interest in the Currency, the time and circumstances of the petitioner's acquisition of the right, title, or interest in the Currency, and any additional facts supporting the petitioner's claim and the relief sought.

- 7. Pursuant to 21 U.S.C. § 853(n)(7), as incorporated by 28 U.S.C. § 2461(c), following the Court's disposition of all petitions filed under 21 U.S.C. § 853(n)(6), as incorporated by 28 U.S.C. § 2461(c), or if no such petitions are filed following the expiration of the period provided in 21 U.S.C. § 853(n)(2), as incorporated by 28 U.S.C. § 2461(c), for the filing of such petitions, the United States of America shall have clear title to the Currency.
- 8. Upon adjudication of all third party interests, this Court will enter a Final Order of Forfeiture pursuant to 21 U.S.C. § 853 and Rule 32.2 of the Federal Rules of Criminal Procedure, in which all interests will be addressed.
- 9. Pursuant to Rule 32.2(b)(4) of the Federal Rules of Criminal Procedure, this Preliminary Order of Forfeiture will become final as to defendant Mileski at the time of her sentencing, will be part of defendant Mileski's criminal sentence, and will be included in the

criminal judgment entered by this Court against her.

DOUGLAS P. WOODLOCK United States District Judge

Date: Maril 25,2011

